



Wayne Knit
MATCHLESS
HOSIERY

Wayne Knit Hosiery

We could tell you yards of interesting things about the Wayne Knit Hosiery; about the fine materials that are used; how the wearing points are strongly yet comfortably reinforced; about the hygienic and absolutely fast dyes, etc.

But we could impress you nearly as convincingly as an actual examination would.

WAYNE KNIT
(Indestructible)
HOSE

Won't you come to-day and bring in your boys and girls, or your friends

and look this line over very carefully.

Note the superior thinness and lightness and then the strongly reinforced yet comfortable way they are put together.

Made in Cotton, Lisle and Silk Lisle, Full Fashioned or Seamless Silks

Pure Silk Thread, per pair - \$1.00, \$1.50 and \$1.98
Pure Silk Lisle at, per pair - 50c Very Fine Lisle at, per pair - 39c
All weights and styles ready for your inspection.

Have you tried the Wayne Knit Hose for 25c per pair?

PONY STOCKINGS

The fine sheer stockings you see on those well dressed boys and girls.

Three times out of ten they are Wayne Knit Pony Stockings. We sell them to the best people here. Come in and look them over.

No. 70—Girls' Fleece-lined Hose, per pair for - 25c
No. 40—Girls' Medium-weight Hose, per pair, for - 25c
No. 3—Boys' Heavy-weight Hose, per pair, for - 25c

THE HOMER FITTS COMPANY

Watch for Our Wayne Knit Hosiery Window



If You Are After The Best Shoe

Your money can buy, you will be delighted with the revelations contained in

Tilden's Quality Shoe
\$3.50, \$4.00 and \$5.00

The leathers used in making are the finest, soft, durable, highly finished, insoles never burn or ridge at the toes. They hold their shape and are the most comfortable and stylish shoes at any price.

UNION MADE

Repairing promptly and neatly done.

GEO. N. TILDEN,
Wood Block, Barre, Vt.

TALK OF THE TOWN

John Rich of Bethel was among the business visitors in the city yesterday. The condition of O. C. Shepley, who is seriously ill with pneumonia, is reported to be about the same, there apparently being no improvement for some time past.

BARRE TO HAVE PUBLIC EXHIBITION OF MODERN METHODS OF KILLING DISEASE GERMS

A movement has been on foot during the past few months to get the residents of this city interested in the destroying of the disease germs that are responsible for the sickness and death in this city. The fact that the greater part of the sickness and death are traced directly to the ravages of the disease germ only gives ample evidence that some action must be taken to relieve the unfortunate condition. After a slight investigation of the different methods and means of obtaining the results required, a few of the public-spirited citizens have spared neither time nor money to give this subject a deep and thorough study, and the result is they are unanimous in recommending "Cobot's Sulpho Naphthol." They find it the most thorough in its effect of anything in this line. This information was secured and obtained for the Barre Drug company, corner Main and Merchant streets, who have all the statistics gathered in this investigation; also the guarantee of the maker, together with testimonials from hospitals, sanitariums and people from every part of the country; also a large supply of the goods on sale. It costs nothing to gain information, even for your own health.

Card of Thanks.

We wish to express our sincere thanks to the friends and relatives for their many acts of kindness and sympathy during our recent bereavement.

Mrs. Elizabeth Cummings,
Arthur W. Cummings.

TALK OF THE TOWN

Auction sale at the City Auction Rooms to-night.

Careful but quick service is the motto at Miers' barber shop.

George A. Rising of Park street is confined to the house by illness.

C. C. Ripley of Boston was a guest to-day of A. A. Lamorey of Cliff street.

A daughter was born this morning to Mr. and Mrs. Carl Nute of Maple Grove.

You will find the best line of blankets in the city at Perry's and at prices to suit all.

Abbott & Co. have just received some very good values in new separate skirt models.

A union card of the retail clerks' union has been placed in the store of Fred E. Cutts & Co.

All millinery at greatly reduced prices, and trimmed free. Corner South Main and Ayer streets.

To Rent—Six-room cottage on Branch street, electric lights and spring water. Call at 28 West street.

A public whist party will be held in K. of C. hall Wednesday evening, Nov. 8. Admission 10c. Everybody invited.

Herbert Lapier has moved from 24 Fairview street onto the Lafayette farm on the west hill, which he recently purchased.

Edward Pupaw of Burlington, a former vocalist at the Dreamland theatre, is passing a few days with friends in the city.

The ladies' aid society of the Congregational church will meet Wednesday afternoon at 2:30 o'clock for their regular business meeting.

Sidney Gibson went last night to Montpelier Junction, where he will be employed at the Central Vermont round-house during the winter.

Miss Grace Watson returned yesterday to her home in Ashland, N. H., after passing a few days with relatives in this city and East Barre.

Miss Helen Mudgett left yesterday afternoon for Salisbury, N. C., where she will reside with her father, who recently went there to live.

Mr. and Mrs. James Cummings, who were in the city to attend the funeral of J. L. Cummings, returned to-day to their home in Lancaster, N. H.

F. J. Palmer of Burlington is employed as chef at the hotel Otis during the temporary absence of Mrs. Louise Morrison, who is passing a vacation with relatives in Essex Junction.

Major L. M. Simonson of Hartford, Conn., a district officer of the Salvation Army, will speak at the meeting on Thursday evening. This will be a big meeting. Everybody is invited.

We have received another invoice of hunting boots. These are made to order for us and cannot be purchased elsewhere. They are easy, waterproof and still hunting. Eastman Brothers.

Carl C. Perkins, who conducts an electrical store in the basement of the Nichols block, has been awarded the contract for entirely rewiring the main building and dormitories at Montpelier seminary. A gang of wiremen will start the work next week.

The show at the Pavilion last night proved to be highly pleasing. All numbers of pictures and vaudeville were gone. The Don Ramsay harmonists were excellent and the comedy, especially that offered by the rubber drayman in a song and dance, is very funny. William Verdi offered a very pleasing musical act, and all his selections and numbers were applauded. The picture, entitled "In the Paris Slums," tells a love story that leads up to a thrilling fight with a leopard. The young woman animal trainer has two lovers, and to decide which one has the most courage she throws a rose into a leopard's cage. One of the lovers enters the cage and the struggle between man and beast that follows is really remarkable, and to all appearances is a deadly battle, in which the leopard gets the man down and with claws and teeth is making short work of the lover, when the trainer comes to the rescue.

THE BARRE DAILY TIMES

TUESDAY, NOVEMBER 7, 1931.

Weather Forecast.

Rain to-night, followed by clearing Wednesday in north portion. Fair to-night and Wednesday in south portion; cooler; brisk west winds.

TALK OF THE TOWN

Auction sale at the City Auction Rooms to-night.

Headquarters for comfort, warmth without weight—Perry's store.

If you want a light, close-fitting petticoat, get the Elite at Abbott's.

W. J. Baldwin of St. Albans was in the city yesterday on a business trip.

Quick lunches served to your satisfaction at all hours. Depot square lunch cart.

George Ross has returned home, after passing a few days with friends in Waterbury.

Just received at Abbott's a lot of those heavy double-faced ladies' coats. See them.

Miss Marion Adams returned to this city yesterday, after passing a few days with friends in Burlington.

A public whist party will be held in K. of C. hall Wednesday evening, Nov. 8. Admission 10c. Everybody invited.

"The Goose Girl" company, which appears at the opera house this evening, arrived in the city this morning from Randolph.

Charles Severance of Burlington is passing a few days at the home of his cousin, Mrs. Arthur G. Miles of South Main street.

Judge H. W. Scott left yesterday afternoon for Swanton, where he attended an encampment meeting of Odd Fellows held last evening.

Mrs. Agnes Bradford of Merchant street returned home last night, after passing three weeks in Springfield, Mass., and Port Chester, N. Y.

Auction sale to-morrow at the Norris farm, Williamstown. Real estate and personal property. See ad, page 7. C. F. Smith, auctioneer.

A. W. Flanders has moved his household goods from Warren street into the house at the end of Garvey place on the Pearl street extension.

William Hyland, who was called here by the death of his brother-in-law, Joseph Cummings, returned yesterday afternoon to his home in Worcester, Mass.

Juan Canales left last night for New York City, whence he will sail to-morrow on the Cunard line steamer Lusitania for a several months' visit at his former home in Santander, Spain.

Through the generosity of H. J. Smith there has been donated to the Clan Gordon fair a nice assortment of cookies and crackers, manufactured by The Loose-Wiles Biscuit Co. of Boston, the "bakery with a thousand windows."

Carl McGowan, who has been employed as chef at the City hotel for the past few months, finished work there to-day and has gone to his home in Burlington for the winter. He is succeeded by Alex. Thomas of Burlington.

J. E. Shaw of Burlington, who has conducted a fruit store in the Seampin block for a few months past, has closed the establishment and will return to Burlington to engage in a similar business. Mr. Shaw has disposed of the greater part of the store furnishings, including an onyx soda fountain, to Brouhine Allen of South Main street. The fruit stand was formerly conducted by George Karkaneles and George Malnati.

At the home of Roland Boyce last evening, a surprise party was given by F. R. Ranney, who leaves soon for California. Different games and music were enjoyed during the evening and shortly before the company departed a supper was served by Mr. Boyce. In behalf of those present, Grover Kenefick presented Mr. Ranney a handsome silk umbrella. The recipient responded fittingly. Mr. Ranney, who recently resigned his position in the office of Boutwell, Milne & Varum at Graniteville, will leave to-morrow with his mother and sister for Los Angeles to remain during the winter.

Regular meeting of Vincinia lodge, No. 10, Knight of Pythias, this evening at 7:30.

Special convocation of Granite chapter, No. 28, R. A. M., Tuesday evening at 7 o'clock. Work, M. M. degree. Per order E. H. P.

Regular meeting of Court Barre, No. 3317, I. O. F., Tuesday evening, Nov. 7, at 6:30. Dance at 8 o'clock, with Companion court.

ESTATE OF JANETTE MARTIN. STATE OF VERMONT: The Honorable District Court of Washington, D. C., Probate Court for the District of Columbia, do hereby certify that the following is a true and correct copy of the will of the said Janette Martin, late of the City of Barre in said District, deceased, as filed in said District Court, to-wit:

Whereas, application hath been made to this Court in writing by the Administratrix, Lizzie A. Robinson, praying for license and authority to deal with the estate of the said Janette Martin, late of the City of Barre in said District, deceased, and the said Lizzie A. Robinson, husband and wife, of said City of Barre, the following described land and premises, situated and being in the City of Barre, County of Washington, State of Vermont, to-wit:

The said land and premises that was conveyed to the said Janette Martin, by John Trow, Administrator of H. E. Martin's estate, by his deed dated January 9th, 1908, and recorded in Volume 14, page 28, of the land records of the City of Barre, on compliance by the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the conditions of a certain contract in writing by and between the said Janette Martin in her lifetime and the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix, and approved by said Probate Court, representing that said deceased was in her lifetime under contract, being the contract aforesaid, binding law and in equity, to deed said land and premises to the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, with the intent to bind the said Bert H. Griffith and Lizzie E. Griffith, husband and wife, and the said Administratrix